

5

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
BAY CITY DIVISIONOTS
Jonathan Lee Riches,^①
Plaintiff

07-14469

v.

CIV. NO.

CHRISTINA AGUILERA,

JUDGE THOMAS L. LUDINGTON

Jordan BRATMAN,

MAGISTRATE JUDGE
CHARLES E. BINDER

DEFENDANT'S

FILED

COMPLAINT
"Sexual HARASSMENT"
"TRO TEMPORARY RESTRAINING ORDER"

OCT 22 2007

U.S. DISTRICT COURT
BAY CITY, MICHIGAN

Comes now the Plaintiff, Jonathan Lee Riches,^① Scared to death of Defendants, in pro-se, moves this Honorable Court to issue a order for a TRO Temporary Restraining order against Defendants due to both of them sexually harassing me at FCI Williamsburg from Bay City Michigan. Plaintiff moves for declaratory injunctive relief and a 1000 foot distance restraining order.

1

I've Known Christina Aguilera the singer since 1993. I met her at the Mickey Mouse Club try outs at Epcot Center in 1993. We were both teenagers and were very attracted to each other. We had our first kiss on Space Ship Earth in Epcot. I never made the Mickey Mouse cut. It is believed that Justin Timberlake put a Roofie in my orange juice at the set, in order for him to steal the Mickey Mouse Club part. Aguilera knows this also. I moved back to the Philadelphia Area and became a Model with Main Line Models of King of Prussia Pennsylvania in 1994.

2

Aguilera and I became in state pen pals. She was from Wexford PA, I was from the Philadelphia Area. I was into Identity theft and cybercrime in 1996, 1997, 1998. I did Fraudulent cash Advances through Western Union to help pay for

Aguilera's music career. Aguilera told me in 1998 to use stolen American Express Black cards to purchase her a Gateway Computer in a Cow Box, and software called "Magic Music Maker", so Aguilera could make music. I used stolen Citi Bank cards to purchase studio time for Aguilera in the amount of \$150,000 in 1998. Aguilera told me in Feb 1999 to use stolen credit cards to get her plastic surgery on her nose, and in March 1999 to buy her breast implants with a Capital One card. Aguilera would call me "credit cardio king", because I moved fast with credit cards. I committed Identity theft for Aguilera in 1999 and 2000, by hacking into Transunion and Equifax and stealing peoples credit reports, then making Fraudulent drivers liscences with a Fargo printer, with correct information, and using the liscences for Aguilera to purchase her cosmetics at Walmart from illegal store credit. I used store credit from Identity theft victims to purchase Aguilera outfits, Victoria's secrets, Saks 5th Ave shoes, everything she wears on television now was purchased by me with Identity theft money.

3

Aguilera introduced me to Jordan Bratman in November 2000 at Scores nightclub in New York. Aguilera was Attracted to both of us. We all made love together at a Jersey city Super 8 motel. Aguilera told me Bratman wants to be a record producer and if I could help him finance his Equipment with stolen credit cards and Identity theft. I said Yes. From November 2000 through December 2002, I bought all of Bratman's studio Equipment with Stolen credit cards totaling \$25,000. I also used a Bank of America Stolen check card and got Bratman a penis enlargement in Chicago on May 10, 2001. I payed for cosmetic surgery using Stolen checks for Bratman. I got him a Hair transplant on June 4, 2001. I got Bratman Gucci clothes with Identity theft. In return, Bratman would provide me with sexual favors while Aguilera watched. This was a three way relationship that existed through my Federal Arrest for Identity theft on Feb 25th, 2003.

4

I've been incarcerated at Fort Williamsburg since Jan 2006. Aguilera and Bratman are in love with me and continue to stalk me for being a Identity theft Kingpin. Aguilera told me she is broke, she is in debt and needs my help to provide

Riches v. Aguilera

her with stolen credit cards. I told Aguilera on the prison phones and letters that I'm not committing Identity theft anymore because I'm a born AGAIN Orthodox Jew. I'm going to move to Israel when I get out of prison. Aguilera has been threatening my life, telling me she is going to stuff me in a bottle with a greenie. Bratman told me he has connections with the Jewish Mossad and told me he will get them to turn me over to the Palestinians. This is because I will not provide them with stolen credit cards. Bratman Admitted to me his record company is a failure. I don't want to be harassed by Defendants. Aguilera is a kick boxer. I'm also dying from malnutrition in prison. I weigh 125 lbs at 5ft 10 inches. I move this Honorable court to compel Defendants from stop harassing me to provide them with stolen credit cards. I'm a retired Identity thief. I robbed over 3,500 Banks in my career. Security Companies want to hire my services. I'm the Modern day "catch me if you can". I had over 1000 drivers licenses in my possession when the FBI Arrested me, I don't want to hide anymore. I want to move to Israel; in peace from Defendants. Defendants should of been my co-defendants in my criminal case. I know a lot of secrets on them. I also have pictures of us all together I will submit to the courts. I have pictures of Aguilera doing cocaine. When she is on drugs, she is out of control. I fear for my life that Christina Aguilera will come to FCI Williamsburg to murder me.

Jonathan Lee Riches^⑥
#40948-018
FCI Williamsburg
P.O. Box 340
Salter, SC 29590
(843) 387-9400

Respectfully
submitted


Jonathan Lee Riches^⑥

CIVIL COVER SHEET County in which this action arose BAY

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I. (a) PLAINTIFFS JONATHAN LEE RICHES		DEFENDANTS CHRISTINA AGUILERA AND JORDAN BRATMAN JUDGE THOMAS L. LUDINGTON																					
(b) County of Residence of First Listed Plaintiff _____ (EXCEPT IN U.S. PLAINTIFF CASES)		County of Residence of First Listed Defendant _____ (IN U.S. PLAINTIFF CASES ONLY)																					
(c) Attorney's (Firm Name, Address, and Telephone Number) FCI WILLIAMSBURG P.O. BOX 340 SALTERS, SC 29590		Attorneys (If Known) MAGISTRATE JUDGE CHARLES E. BINDER																					
II. BASIS OF JURISDICTION (Select One Box Only)		III. CITIZENSHIP OF PRINCIPAL PARTIES (Select One Box for Plaintiff and One Box for Defendant)																					
<input checked="" type="checkbox"/> 1 U.S. Government Plaintiff <input type="checkbox"/> 2 U.S. Government Defendant		<table border="0" style="width: 100%;"> <tr> <td style="width: 33%; text-align: center;"> Citizen of This State <input type="checkbox"/> 1 </td> <td style="width: 33%; text-align: center;"> Incorporated or Principal Place of Business In This State <input type="checkbox"/> 4 </td> <td style="width: 33%; text-align: center;"> PTF DEF </td> </tr> <tr> <td style="text-align: center;"> Citizen of Another State <input type="checkbox"/> 2 </td> <td style="text-align: center;"> Incorporated and Principal Place of Business In Another State <input type="checkbox"/> 5 </td> <td style="text-align: center;"> PTF DEF </td> </tr> <tr> <td style="text-align: center;"> Citizen or Subject of a Foreign Country <input type="checkbox"/> 3 </td> <td style="text-align: center;"> Foreign Nation <input type="checkbox"/> 6 </td> <td style="text-align: center;"> PTF DEF </td> </tr> </table>		Citizen of This State <input type="checkbox"/> 1	Incorporated or Principal Place of Business In This State <input type="checkbox"/> 4	PTF DEF	Citizen of Another State <input type="checkbox"/> 2	Incorporated and Principal Place of Business In Another State <input type="checkbox"/> 5	PTF DEF	Citizen or Subject of a Foreign Country <input type="checkbox"/> 3	Foreign Nation <input type="checkbox"/> 6	PTF DEF											
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V. ORIGIN (Select One Box Only)		<input checked="" type="checkbox"/> 1 Original Proceeding		<input type="checkbox"/> 2 Removed from State Court		<input type="checkbox"/> 3 Remanded from Appellate Court		<input type="checkbox"/> 4 Reinstated or Reopened		<input type="checkbox"/> 5 Transferred from another district (specify) _____		<input type="checkbox"/> 6 Multidistrict Litigation		<input type="checkbox"/> 7 Appeal to District Judge from Magistrate Judgment									
VI. CAUSE OF ACTION		Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity): Brief description of cause: _____																					
VII. REQUESTED IN COMPLAINT:		<input type="checkbox"/> CHECK IF THIS IS A CLASS ACTION UNDER F.R.C.P. 23		DEMAND \$		CHECK YES only if demanded in complaint: JURY DEMAND: <input type="checkbox"/> Yes <input type="checkbox"/> No																	
VIII. RELATED CASE(S) IF ANY		(See instructions): JUDGE		DOCKET NUMBER _____																			
DATE October 22, 2007		SIGNATURE OF ATTORNEY OF RECORD																					
FOR OFFICE USE ONLY																							
RECEIPT # _____		AMOUNT _____		APPLYING IJP _____		JUDGE _____		MAG. JUDGE _____															

PURSUANT TO LOCAL RULE 83.11

1. Is this a case that has been previously dismissed?

Yes
 No

If yes, give the following information:

Court: _____

Case No.: _____

Judge: _____

2. Other than stated above, are there any pending or previously discontinued or dismissed companion cases in this or any other court, including state court? (Companion cases are matters in which it appears substantially similar evidence will be offered or the same or related parties are present and the cases arise out of the same transaction or occurrence.)

Yes
 No

If yes, give the following information:

Court: _____

Case No.: _____

Judge: _____

Notes :
